# **EXHIBIT 8**

## Leaderboard

The following shows some of the most profitable traders on BitMEX.

These lists are anonymous. Each name always represents the same user, but is not personally identifiable.

## Top 25 Traders by Notional

Rank	Name	Profit	Is Real Name
1	Mercury-Wood-Sprite	8,161.2198 XBT	×
2	Quick-Grove-Mind	8,047.8158 XBT	×
3	Heavy-Autumn-Wolf	7,574.4154 XBT	×
4	1. Sunil Shah, 310 Lake St., Unit #310, Alameda Research	5,244.5830 XBT	~
5	Huntington Beach, CA 92648 Hot-Relic-Fancier	4,216,5159 XBT	×
6	Bryce Gilleland, 1400 Calle De Las coincidentcapitalltd	2,610.2783 XBT	\$31,000,000 Exhibits:
7	Flores, San Dimas, CA 91773  3. Wen Hou, 2253 Martin St. Apt 113, Skitter-Peridon-Raven	2,329.1721 XBT	6, 7, 8 ×
8		2,111.6555 XBT	×
9	CSW is a fraud	2,086.7229 XBT	~
10	Tree-Surf-Dragen	2,053,2285 XBT	***********************
11	Roger Xu, 250 50th St. Apt 3d2 New York, NY 11220 Roger-LeotankCapital	1,764.5478 XBT	> \$21,000,000 Exhibits:
12	alamedaresearchitd@gmail.com	1,696.7039 XBT	9, 10, 11
13	Jade-Platinum-Legs	1,675.8174 XBT	×
14	Circle_Trade	1,619.6382 XBT	~
15	Winter-Pink-Fang	1,542.1702 XBT	×
16	daniel3	1,514.6067 XBT	~
17	Cream-White-Ox	1,476.3798 XBT	×
18	prox	1,473.0086 XBT	~
19	Disco-Solar-Fang	1.452,1775 XBT	×
20	Roger Xu, 250 50th St. Apt 3d2 New York, NY 11220 Roger_LeotankCapital	1,441.3349 XBT	\$17,000,000 Exhibits:
21	Ebony-Fair-Bat	1,390.0500 XBT	9, 10, 11 ×
22	aoa	1,386.5926 XBT	·
23	Quill-Rift-Hoof	1,363.3790 XBT	×
24	Brown-Peat-Myth	1,248.5080 XBT	×
25	Denim-Sun-Speaker	1,218.5577 XBT	×

## Our Team





Chief Executive Officer

Bryce is a high energy business veteran and cryptocurrency expert. He has fulfilled various roles in Fortune 500 companies as a senior manager in investor relations and corporate strategy giving him the breadth and vision to guide Coincident. He also founded a cryptocurrency trading



Wen Hou)

Chief Investment Officer

Wen is a trading, finance, and cryptocurrency expert and enthusiast. Wen boasts over a decade of trading experience and an amazing six year track record in cryptocurrency. Wen is currently ranked on multiple exchange leaderboards and prides himself on making strategic, patient, and disciplined trades. Wen



Sunil Shah

Chief Operating Officer

Sunil is an electrical and software engineer. Coming from various renewable energy startups he brings experience in software design, predictive analytics, economic forecasting, finance, and operations. He previously founded a company that used artificial intelligence to optimize battery energy storage operations.

**FILED** 

LILED

In the office of the Secretary of State of the State of California

JUL 10, 2020

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IMPORTANT — Read instructions before completing this form.
Filing Fee - \$20.00
Copy Fees – First page \$1.00; each attachment page \$0.50;

Certification Fee - \$5.00 plus copy fees

1. Limited Liability Company Name (Enter the exact name of the LLC. If you registered in California using an alternate name, see instructions.)

COINCIDENT CAPITAL GP, LLC

2. 12-Digit Secretary of State File Number 201928710184

3. State, Foreign Country or Place of Organization (only if formed outside of California)
CALIFORNIA

#### 4. Business Addresses

a. Street Address of Principal Office - Do not list a P.O. Box 310 Lake St., Unit #310	City (no abbreviations) Huntington Beach	State CA	Zip Code 92648
b. Mailing Address of LLC, if different than item 4a 310 Lake St., Unit #310	City (no abbreviations) Huntington Beach	State CA	Zip Code 92648
c. Street Address of California Office, if Item 4a is not in California - Do not list a P.O. Box 310 Lake St., Unit #310	City (no abbreviations) Huntington Beach	State CA	Zip Code <b>92648</b>

#### 5. Manager(s) or Member(s)

If no **managers** have been appointed or elected, provide the name and address of each **member**. At least one name <u>and</u> address must be listed. If the manager/member is an individual, complete Items 5a and 5c (leave Item 5b blank). If the manager/member is an entity, complete Items 5b and 5c (leave Item 5a blank). Note: The LLC cannot serve as its own manager or member. If the LLC has additional managers/members, enter the name(s) and addresses on Form LLC-12A (see instructions).

a. First Name, if an individual - Do not complete Item 5b Sunil	Middle Name	Last Name Shah			Suffix
b. Entity Name - Do not complete Item 5a					
c. Address 225 Copa De Oro Dr.	City (no abbreviations) Brea		State CA	Zip Cod 92823	

**6. Service of Process** (Must provide either Individual **OR** Corporation.)

INDIVIDUAL - Complete Items 6a and 6b only. Must include agent's full name and California street address.

a Cattornia Agent's First Name (if agent is <b>not</b> a corporation) Sunil	Middle Name	Last Name Shah		Suffix
b. Street Address (if agent is <b>not</b> a corporation) - <b>Do not enter a P.O. Box</b> 310 Lake St., Unit #310	City (no abbreviations) Huntington Beach		State CA	Zip Code 92648

CORPORATION - Complete Item 6c only. Only include the name of the registered agent Corporation.

c. California Registered Corporate Agent's Name (if agent is a corporation) - Do not complete item oa or ob

#### 7. Type of Business

City/State/Zip:

a. Describe the type of business or services of the Limited Liability Company  $Managing\ Firm$ 

#### 8. Chief Executive Officer, if elected or appointed

a. First Name	Middle Name	Last Name			Suffix
b. Address	City (no abbreviations)		State	Zip Co	de

9. The Information contained herein, including any attachments, is true and correct.

07/10/2020	Sunil Shah	Managing Partner	
Date	Type or Print Name of Person Completing the Form	Title	Signature
	tional) (For communication from the Secretary of State related to the mailing address. This information will become public when filed.		
Name:		7	
Company:			
Address:			

	Attachment to Statement of Information (Limited Liability Company)
--	--

### LLC-12A Attachment

20-C75659

A.	Limited Liability Company Name
СО	INCIDENT CAPITAL GP, LLC

This Space For Office Use Only

			The species of the series	
В.	12-Digit Secretary of State File Number	C.	State or Place of Organization (only if formed outside of California)	State or Place o
	201928710184		CALIFORNIA	

D. List of Additional Manager(s) or Member(s) - If the manager/member is an individual, enter the individual's name and address. If the manager/member is an entity enter the entity's name and address. Note: The LLC cannot serve as its ewn manager or member.

Prist Name Bryce	Middle Name	Last Name Gilleland		Suffix
Entity Name	•			
Address 1400 Calle De Las Flores	City (no abbreviations) San Dimas		State CA	Zip Code 91773
First Name Wen	Middle Name	Last Name Hou		Suffix
Entity Name				
Address 2253 MARTIN APT 113	City (no abbreviations) Irvine		State CA	Zip Code 92612
First Name	Middle Name	Last Name		Suffix
Entity Name				
Address	City (no abbreviations)		State	Zip Code
First Name	Middle Name	Last Name	•	Suffix
Entity Name	1			
Address	City (no abbreviations)		State	Zip Code
First Name	Middle Name	Last Name		Suffix
Entity Name	1			
Address	City (no abbreviations)		State	Zip Code
First Name	Middle Name	Last Name	<u> </u>	Suffix
Entity Name	1			
Address	City (no abbreviations)		State	Zip Code
First Name	Middle Name	Last Name		Suffix
Entity Name	I			
Address	City (no abbreviations)		State	Zip Code
	U U			

8/25/2020 SEC FORM D/A

The Securities and Exchange Commission has not necessarily reviewed the information in this filing and has not determined if it is accurate and complete.

The reader should not assume that the information is accurate and complete.

#### UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549 **FORM D** 

## **Notice of Exempt Offering of Securities**

OMB APPROVAL					
OMB Number:	3235- 0076				
Estimated average but	ırden				
hours per response:	4.00				

1. Issuer's Identity			
CIK (Filer ID Number)	Previous Names	X None	Entity Type
0001794657			Corporation
Name of Issuer			X Limited Partnership
Coincident Capital, LP			H
Jurisdiction of Incorporation	on/Organization		Limited Liability Company
DELAWARE			General Partnership
Year of Incorporation/Orga	anization		Business Trust
Over Five Years Ago			Other (Specify)
X Within Last Five Years	(Specify Year) 2019		
Yet to Be Formed			
2. Principal Place of Bus	iness and Contact Informa	ation	
Name of Issuer			
Coincident Capital, LP			
Street Address 1		Street Address 2	
310 LAKE STREET		UNIT #310	
City	State/Province/Country	ZIP/PostalCode	Phone Number of Issuer
HUNTINGTON BEACH	CALIFORNIA	92648	949-633-6491
3. Related Persons			
Last Name	First Name		Middle Name
GILLELAND	BRYCE		
Street Address 1	Street Address 2	2	
310 Lake Street	Unit #310		
City	State/Province/0	Country	ZIP/PostalCode
Huntington Beach	CALIFORNIA		92648
Relationship: X Executive	e Officer Director Prom	oter	
Clarification of Response	(if Necessary):		
Manager of General Partner			
4. Industry Group			
Agriculture	Health	Care	Retailing

8/25/2020 SEC FORM D/A Banking & Financial Services Biotechnology Commercial Banking Restaurants Health Insurance Insurance Technology Hospitals & Physicians Investing Computers Pharmaceuticals Investment Banking **Telecommunications** Pooled Investment Fund Other Health Care Other Technology X Hedge Fund Manufacturing Travel Private Equity Fund Real Estate Airlines & Airports Venture Capital Fund Commercial Other Investment Fund Lodging & Conventions Construction Is the issuer registered as Tourism & Travel Services **REITS & Finance** an investment company under the Investment Company Other Travel Residential Act of 1940? Other X No Yes Other Real Estate Other Banking & Financial Services **Business Services** Energy **Coal Mining Electric Utilities Energy Conservation Environmental Services** Oil & Gas Other Energy 5. Issuer Size Revenue Range OR Aggregate Net Asset Value Range No Revenues No Aggregate Net Asset Value \$1 - \$1,000,000 \$1 - \$5,000,000 \$1,000,001 -\$5,000,001 - \$25,000,000 \$5,000,000 \$5,000,001 -\$25,000,001 - \$50,000,000 \$25,000,000 \$25,000,001 -\$50,000,001 - \$100,000,000 \$100,000,000 Over \$100,000,000 Over \$100,000,000 Decline to Disclose Decline to Disclose Not Applicable Not Applicable 6. Federal Exemption(s) and Exclusion(s) Claimed (select all that apply) Rule 504(b)(1) (not (i), (ii) or (iii)) Investment Company Act Section 3(c) Rule 504 (b)(1)(i) Section 3(c)(1) Section 3(c)(9)

8/25/2020	SEC FC	ORM D/A	
Rule 504 (b)(1)(ii)	Section 3(c)(2)	Section 3(c)(10)	
Rule 504 (b)(1)(iii)	Section 3(c)(3)	Section 3(c)(11)	
X Rule 506(b)	Section 3(c)(4)	Section 3(c)(12)	
Rule 506(c) Securities Act Section 4(a)(5)			
Securities Act Section 4(a)(5)	Section 3(c)(5)	Section 3(c)(13)	
	Section 3(c)(6)	Section 3(c)(14)	
	Section 3(c)(7)		
7. Type of Filing			
New Notice Date of First Sale 2020-02	2-01 First Sale Yet to Occ	cur	
X Amendment			
8. Duration of Offering			
Does the Issuer intend this offering to last	more than one year? XY	′es ∐ No	
9. Type(s) of Securities Offered (select a	all that apply)		
Equity	X Poc	pled Investment Fund Intere	ests
Debt	Ten	ant-in-Common Securities	
Option, Warrant or Other Right to Acqui	ire Another Security Min	eral Property Securities	
Security to be Acquired Upon Exercise or Other Right to Acquire Security	of Option, Warrant Oth	er (describe)	
10. Business Combination Transaction			
Is this offering being made in connection value as a merger, acquisition or exchange		transaction, Yes X	No
Clarification of Response (if Necessary):			
11. Minimum Investment			
Minimum investment accepted from any o	outside investor \$100,000 US	SD	
12. Sales Compensation			
Recipient	Recipient Cl	RD Number X None	
(Associated) Broker or Dealer X None	(Associated) Number	) Broker or Dealer CRD	X None
Street Address 1	Street Addre	ess 2	_
City	State/Province	ce/Country	ZIP/Postal Code
State(s) of Solicitation (select all that apply) Check "All States" or check individual States	All Foreign/n	on-US	
13. Offering and Sales Amounts			
Total Offering Amount US	SD or X Indefinite		

8/25/2020 SEC FORM D/A

Total Amount Sold \$2,700,000 USD
Total Remaining to be Sold USD or X Indefinite
Clarification of Response (if Necessary):
14. Investors
Select if securities in the offering have been or may be sold to persons who do not qualify as accredited investors, and enter the number of such non-accredited investors who already have invested in the offering.
Regardless of whether securities in the offering have been or may be sold to persons who do not qualify as accredited investors, enter the total number of investors who already have invested in the offering:
15. Sales Commissions & Finder's Fees Expenses
Provide separately the amounts of sales commissions and finders fees expenses, if any. If the amount of an expenditure is no known, provide an estimate and check the box next to the amount.
Sales Commissions \$0 USD Estimate
Finders' Fees \$0 USD Estimate
Clarification of Response (if Necessary):
16. Use of Proceeds
Provide the amount of the gross proceeds of the offering that has been or is proposed to be used for payments to any of the persons required to be named as executive officers, directors or promoters in response to Item 3 above. If the amount is unknown, provide an estimate and check the box next to the amount.
\$0 USD Estimate
Clarification of Response (if Necessary):
Signature and Submission

Please verify the information you have entered and review the Terms of Submission below before signing and clicking SUBMIT below to file this notice.

#### **Terms of Submission**

In submitting this notice, each issuer named above is:

- Notifying the SEC and/or each State in which this notice is filed of the offering of securities described and undertaking
  to furnish them, upon written request, in the accordance with applicable law, the information furnished to offerees.\*
- Irrevocably appointing each of the Secretary of the SEC and, the Securities Administrator or other legally designated officer of the State in which the issuer maintains its principal place of business and any State in which this notice is filed, as its agents for service of process, and agreeing that these persons may accept service on its behalf, of any notice, process or pleading, and further agreeing that such service may be made by registered or certified mail, in any Federal or state action, administrative proceeding, or arbitration brought against the issuer in any place subject to the jurisdiction of the United States, if the action, proceeding or arbitration (a) arises out of any activity in connection with the offering of securities that is the subject of this notice, and (b) is founded, directly or indirectly, upon the provisions of: (i) the Securities Act of 1933, the Securities Exchange Act of 1934, the Trust Indenture Act of 1939, the Investment Company Act of 1940, or the Investment Advisers Act of 1940, or any rule or regulation under any of these statutes, or (ii) the laws of the State in which the issuer maintains its principal place of business or any State in which this notice is filed.
- Certifying that, if the issuer is claiming a Regulation D exemption for the offering, the issuer is not disqualified from relying on Rule 504 or Rule 506 for one of the reasons stated in Rule 504(b)(3) or Rule 506(d).

8/25/2020 SEC FORM D/A

Each Issuer identified above has read this notice, knows the contents to be true, and has duly caused this notice to be signed on its behalf by the undersigned duly authorized person.

For signature, type in the signer's name or other letters or characters adopted or authorized as the signer's signature.

Issuer	Signature	Name of Signer	Title	Date
Coincident Capital, LP	/s/Bryce Gilleland	Bryce Gilleland	Manager of General Partner	2020-08-10

## Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.

<sup>\*</sup> This undertaking does not affect any limits Section 102(a) of the National Securities Markets Improvement Act of 1996 ("NSMIA") [Pub. L. No. 104-290, 110 Stat. 3416 (Oct. 11, 1996)] imposes on the ability of States to require information. As a result, if the securities that are the subject of this Form D are "covered securities" for purposes of NSMIA, whether in all instances or due to the nature of the offering that is the subject of this Form D, States cannot routinely require offering materials under this undertaking or otherwise and can require offering materials only to the extent NSMIA permits them to do so under NSMIA's preservation of their anti-fraud authority.

8/7/2020 SEC FORM D

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The reader should not assume that the information is accurate and complete.

#### UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549 **FORM D** 

### **Notice of Exempt Offering of Securities**

OMB APPROVAL		
OMB Number:	3235- 0076	
Estimated average but	ırden	
hours per response:	4.00	

1. Issuer's Identity			
CIK (Filer ID Number)	Previous Names	X None	Entity Type
0001794657			Corporation
Name of Issuer			X Limited Partnership
Coincident Capital, LP			H
Jurisdiction of Incorporati	ion/Organization		Limited Liability Company
DELAWARE			General Partnership
Year of Incorporation/Org	ganization		Business Trust
Over Five Years Ago			Other (Specify)
X Within Last Five Years	s (Specify Year) 2019		
Yet to Be Formed			
2. Principal Place of Bus	siness and Contact Informa	ation	
Name of Issuer			
Coincident Capital, LP			
Street Address 1		Street Address 2	
2 ANCHOR DR			
City	State/Province/Country	ZIP/PostalCode	Phone Number of Issuer
EMERYVILLE	CALIFORNIA	94608	949-633-6491
3. Related Persons			
Last Name	First Name		Middle Name
GILLELAND	BRYCE		
Street Address 1	Street Address	2	
2 ANCHOR DR			
City	State/Province/	Country	ZIP/PostalCode
EMERYVILLE	CALIFORNIA		94608
Relationship: X Executiv	ve Officer Director Prom	oter	
Clarification of Response	(if Necessary):		
Manager of General Partner			
4. Industry Group			
_	1114-	Coro	□ Detailing
Agriculture	Health	Cale	☐ Retailing

8/7/2020 SEC FORM D Banking & Financial Services Biotechnology Commercial Banking Restaurants Health Insurance Insurance Technology Hospitals & Physicians Investing Computers Pharmaceuticals Investment Banking **Telecommunications** Pooled Investment Fund Other Health Care Other Technology X Hedge Fund Manufacturing Travel Private Equity Fund Real Estate Airlines & Airports Venture Capital Fund Commercial Other Investment Fund Lodging & Conventions Construction Is the issuer registered as Tourism & Travel Services **REITS & Finance** an investment company under the Investment Company Other Travel Residential Act of 1940? Other X No Yes Other Real Estate Other Banking & Financial Services **Business Services** Energy **Coal Mining Electric Utilities Energy Conservation Environmental Services** Oil & Gas Other Energy 5. Issuer Size Revenue Range OR Aggregate Net Asset Value Range No Revenues No Aggregate Net Asset Value \$1 - \$1,000,000 \$1 - \$5,000,000 \$1,000,001 -\$5,000,001 - \$25,000,000 \$5,000,000 \$5,000,001 -\$25,000,001 - \$50,000,000 \$25,000,000 \$25,000,001 -\$50,000,001 - \$100,000,000 \$100,000,000 Over \$100,000,000 Over \$100,000,000 Decline to Disclose Decline to Disclose Not Applicable Not Applicable 6. Federal Exemption(s) and Exclusion(s) Claimed (select all that apply) Rule 504(b)(1) (not (i), (ii) or (iii)) Investment Company Act Section 3(c) Rule 504 (b)(1)(i) Section 3(c)(1) Section 3(c)(9)

8/7/2020	SEC	FORM D	
Rule 504 (b)(1)(ii)	Section 3(c)(2)	Section 3(c)(10)	
Rule 504 (b)(1)(iii)	Section 3(c)(3)	Section 3(c)(11)	
X Rule 506(b)			
Rule 506(c)	Section 3(c)(4)	Section 3(c)(12)	
Securities Act Section 4(a)(5)	Section 3(c)(5)	Section 3(c)(13)	
	Section 3(c)(6)	Section 3(c)(14)	
	Section 3(c)(7)		
7. Type of Filing			
X New Notice Date of First Sale X Firs	t Sale Yet to Occur		
Amendment	round for to obour		
8. Duration of Offering			
o. Duration of Offering			
Does the Issuer intend this offering to last	more than one year?	Yes No	
9. Type(s) of Securities Offered (select a	II that apply)		
Equity	X Po	poled Investment Fund Intere	ests
Debt	Те	enant-in-Common Securities	
Option, Warrant or Other Right to Acquir	re Another Security 🔲 M	ineral Property Securities	
Security to be Acquired Upon Exercise of or Other Right to Acquire Security	of Option, Warrant Of	ther (describe)	
10. Business Combination Transaction			
Is this offering being made in connection w such as a merger, acquisition or exchange		on transaction, Yes X	No
Clarification of Response (if Necessary):			
11. Minimum Investment			
Minimum investment accepted from any or	utside investor \$100,000 L	JSD	
12. Sales Compensation			
	Paginiant (	CRD Number X None	
Recipient		ed) Broker or Dealer CRD	П
(Associated) Broker or Dealer X None	Number	a) Broker of Bedier ONB	X None
Street Address 1	Street Add	ress 2	ZIP/Postal
City	State/Provi	nce/Country	Code
State(s) of Solicitation (select all that apply) Check "All States" or check individual States	All Foreign/	'non-US	
13. Offering and Sales Amounts			
Total Offering Amount USD or X	Indefinite		

8/7/2020 SEC FORM D

Total Amount Sold \$0 USD
Total Remaining to be Sold USD or X Indefinite
Clarification of Response (if Necessary):
14. Investors
Select if securities in the offering have been or may be sold to persons who do not qualify as accredited investors, and enter the number of such non-accredited investors who already have invested in the offering.
Regardless of whether securities in the offering have been or may be sold to persons who do not qualify as accredited investors, enter the total number of investors who already have invested in the offering:
15. Sales Commissions & Finder's Fees Expenses
Provide separately the amounts of sales commissions and finders fees expenses, if any. If the amount of an expenditure is no known, provide an estimate and check the box next to the amount.
Sales Commissions \$0 USD  Estimate
Finders' Fees \$0 USD Estimate
Clarification of Response (if Necessary):
16. Use of Proceeds
Provide the amount of the gross proceeds of the offering that has been or is proposed to be used for payments to any of the persons required to be named as executive officers, directors or promoters in response to Item 3 above. If the amount is unknown, provide an estimate and check the box next to the amount.
\$0 USD Estimate
Clarification of Response (if Necessary):
Signature and Submission

Please verify the information you have entered and review the Terms of Submission below before signing and clicking SUBMIT below to file this notice.

#### **Terms of Submission**

In submitting this notice, each issuer named above is:

- Notifying the SEC and/or each State in which this notice is filed of the offering of securities described and undertaking to furnish them, upon written request, in the accordance with applicable law, the information furnished to offerees.\*
- Irrevocably appointing each of the Secretary of the SEC and, the Securities Administrator or other legally designated officer of the State in which the issuer maintains its principal place of business and any State in which this notice is filed, as its agents for service of process, and agreeing that these persons may accept service on its behalf, of any notice, process or pleading, and further agreeing that such service may be made by registered or certified mail, in any Federal or state action, administrative proceeding, or arbitration brought against the issuer in any place subject to the jurisdiction of the United States, if the action, proceeding or arbitration (a) arises out of any activity in connection with the offering of securities that is the subject of this notice, and (b) is founded, directly or indirectly, upon the provisions of: (i) the Securities Act of 1933, the Securities Exchange Act of 1934, the Trust Indenture Act of 1939, the Investment Company Act of 1940, or the Investment Advisers Act of 1940, or any rule or regulation under any of these statutes, or (ii) the laws of the State in which the issuer maintains its principal place of business or any State in which this notice is filed.
- Certifying that, if the issuer is claiming a Regulation D exemption for the offering, the issuer is not disqualified from relying on Rule 504 or Rule 506 for one of the reasons stated in Rule 504(b)(3) or Rule 506(d).

8/7/2020 SEC FORM D

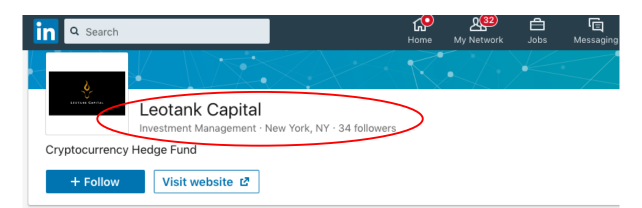
Each Issuer identified above has read this notice, knows the contents to be true, and has duly caused this notice to be signed on its behalf by the undersigned duly authorized person.

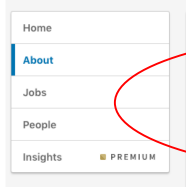
For signature, type in the signer's name or other letters or characters adopted or authorized as the signer's signature.

Issuer	Signature	Name of Signer	Title	Date
Coincident Capital, LP	/s/ Bryce Gilleland	Bryce Gilleland	Manager of General Partner	2019-11-20

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#### Overview

Leotank Capital is an investment management company which manages Leotand Crypto Fund ("Leotank"), an institution quality multi-strategy cryptocurrency hedge fund focusing on highly scalable trading strategies in the digital asset space. Leotank is committed to generating superior risk-adjusted returns, while protecting clients' assets in the volatile crypto market. Leotank's strategy revolves around three strategies in particular, the: 1) Volatility Strategy, 2) Quantamental Strategy, and 3) Arbitrage Strategy. Leotank deploys these strategies on top exchanges all around the world to mitigate counterparty risks

 Website
 http://www.leotank.com/

 Industry
 Investment Management

 Company size
 2-10 employees

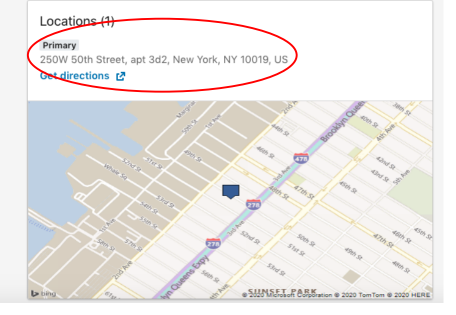
 2 on LinkedIn ①

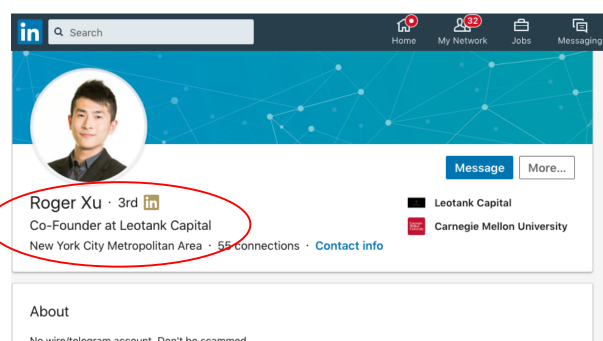
 Headquarters
 New York, NY

 Type
 Privately Held

 Founded
 2018

 Specialties
 Cryptocurrency, Hedge Fund, and Multi-Strategy





No wire/telegram account. Don't be scammed. Wouldn't look at DM, please email if necessary.

#### Activity

58 followers

Posts Roger created, shared, or commented on in the last 90 days are displayed here.

#### See all activity

#### Experience



#### Co-Founder

Leotank Capital

Mar 2020 - Present · 6 mos



#### **Managing Partner**

Ivory Bay Capital

Jan 2019 – Mar 2020  $\cdot$  1 yr 3 mos



#### Co-Founder

Leotank Capital

Jul 2018 - Feb 2019 · 8 mos

#### Education



#### Carnegie Mellon University

Master's degree, Computer Software Engineering

2016 - 2018



#### Department of State: Division of Corporations

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#### HOME

About Agency Secretary's Letter Newsroom Frequent Questions Related Links

Contact Us

#### Office Location SERVICES

Pay Taxes File UCC's

Delaware Laws Online Name Reservation Entity Search Status

Validate Certificate

Customer Service Survey

#### INFORMATION

Corporate Forms Corporate Fees

UCC Forms and Fees

Taxes

**Expedited Services** Service of Process

Registered Agents GetCorporate Status

Submitting a Request

How to Form a New Business Entity

Certifications, Apostilles & Authentication of Documents

#### **Entity Details** THIS IS NOT A STATEMENT OF GOOD STANDING Incorporation Date / Formation Date: 6/8/2018 6923726 File Number: LEOTANK CAPITAL INC. Entity Name: Corporation Entity Type: General **Entity Kind:** State: DELAWARE Residency: Domestic

#### REGISTERED AGENT INFORMATION

Name:	NATIONAL REGISTERED AGENTS, INC.			
Address:	1209 ORANGE STREET			
City:	WILMINGTON	County:	New Castle	
State:	DE	Postal Code:	19801	
Phone:	302-674-4089			

Additional Information is available for a fee. You can retrieve Status for a fee of \$10.00 or more detailed information including current franchise tax assessment, current filing history and more for a fee of \$20.00.

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